In the Supreme Court of the State of Alaska

Morgan Smith,

Supreme Court No. S-17451

Appellant,

Opening Notice
Appellate Rule 204

Scott Smith, Jr.,

v.

Appellee.

Date of Notice: 7/10/2019

Trial Court Case No. 3AN-18-05070CI

- 1. On 5/6/2019, Appellant filed an appeal of Judge Guidi's final order distributed on 4/8/2019. Attorneys whose names and addresses are correct on this notice need not file an entry of appearance. All documents filed by a party who is not represented by counsel shall include an address at which that party can be served. The caption in this case will be as shown above.
- 2. The trial court appeals division shall prepare and forward the record on or before **8/22/2019**. The record in this appeal will include only the documents and proceedings in the trial court case referenced above. If either party believes that the record should contain documents or proceedings from any other related case, that party should file an appropriate motion.
- 3. CD's with log notes in lieu of transcripts shall be prepared by the clerk's office for the parties, due on or before **8/22/2019**.
- 4. This case is exempt from the settlement discussion requirement under Appellate Rule 221. Appellant must file the form notice/certificate enclosed by 8/19/2019, however, Part 3 need not be completed.

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Clerk of the Appellate Courts	
Sarah Anderson, Deputy Clerk	

cc: ACRO

Judge Andrew Guidi

Distribution:

Mail:

Smith, Morgan

Baranow, David W.

In the Supreme Court of the State of Alaska

Mo	rgan Smith,		Supreme Court No. S-17451
		Appellant,	
	v.		Notice/Certificate Appellate Rule 221
Sco	tt Smith, Jr.,		
200	2111011, 011,	Appellee.	
		11	
Trial	Court Case N	o. 3AN-18-05070CI	J
1 1 1 a 1	Court Case IV	0. 3A11-10-03070C1	
	NOTICE/C	TERTIFICATE REOU	IRED BY APPELLATE RULE 221
	NOTICE	EKTHTCATE KEQUI	RED DI ANTELLATE ROLL 221
Part	1. Trial Cour	t Settlement History.	
		•	
1.	•	es attempt settlement at the	he trial court level?
	• `	nswer questions 2-5)	
	□ no (sk	ip to Part 2)	
2.	What form(s)	Adid the settlement discou	ssions take? (Check all that apply)
۷.	` ′	al discussions	issions take: (Check an that appry)
	_	ations led by private neu	tral (e.g. mediator)
	•	of private neutral:	trai (e.g., inediator)
		nent conference with jud	ge
			5
	□ other	J	
	descri	be:	
3.	Who was inv	olved in the settlement d	iscussions? (Check all that apply)
	□ counse	el for all parties	
	□ all clie	ents	
	□ other		
	descri	he:	

Wha	at was the outcome of the settlement discussions at the trial court level?
	parties reached agreement on one or more issues or claims
	case settled as to some parties, but not all parties
	issues were narrowed
	no issues or claims were narrowed or resolved
2. P	ro Se Party Involvement.
	Indicate here if no appellate settlement discussion took place because one or more parties are unrepresented by counsel and therefore the provisions of Appellate Rule 221 do not apply. If the box in this section is checked, the appellant should sign below:
	Signature Date
If th	a have in this section is not absolved, the atternove must complete Part 2
	e box in this section is not checked, the attorneys must complete Part 3.
3. C	ertificate of Appellate Settlement Discussion.
igning the fi	ertificate of Appellate Settlement Discussion. g below, each attorney certifies that the attorneys have discussed settlement ling of the appeal as required by Appellate Rule 221, and that the attorney's ad knowledge of the settlement discussion.
igning the fi t(s) ha	g below, each attorney certifies that the attorneys have discussed settlement ling of the appeal as required by Appellate Rule 221, and that the attorney's ad knowledge of the settlement discussion. Signature
igning the fi nt(s) ha	g below, each attorney certifies that the attorneys have discussed settlement ling of the appeal as required by Appellate Rule 221, and that the attorney's ad knowledge of the settlement discussion. Signature Signature

FILE THIS ORIGINAL PLUS ONE COPY WITH THE COURT.